





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20221 www.uspito.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/520,248	03/07/2000	Sergio Abgrignani	CHIR-0234	9892	
75	590 12/19/2001				
ALISA A. HARBIN, ESQ. CHIRON CORPORATION INTELLECTUAL PROPERTY			EXAMINER		
			SCHWADRON, RONALD B		
P. O. BOX 8097 EMERYVILLE, CA 94662-8097			ART UNIT	PAPER NUMBER	
	-,		1644		
			DATE MAIL ED: 12/10/2001		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATE: PARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.

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EXAMINER				
	,			
AGT : INDT	DARCE MANAGEM			
ART UNIT	PAPER NUMBER			

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

THE PERIOD FOR	RESPONSE:				
a) is extended to	run	or continues to run	6 months	from the date of the fina	al rejection
b) expires three n event however	nonths from the date of th , will the statutory period (e final rejection or as for the response expir	of the mailing date e later than six mo	of this Advisory Action, of the from the date of the	whichever is later. In no e final rejection.
purposes of de	nich the response, the bet	tition , and the fee hav (tension and the corre	e been filed is the	date of the response an	n foo ourcugat to 27 CED
Appellant's Brief is	due in accordance with 3				
Applicant's respons to place the applica	e to the final rejection, file ation in condition for allow	ed 9/25/200 ance:	has been consid	ered with the following e	effect, but it is not deemed
1. The proposed a	mendments to the claim a	and /or specification w	ill not be entered a	nd the final rejection sta	ands because:
a. <mark>∑</mark> There is r presented	no convincing showing und d.	der 37 CFR 1.116(b)	why the proposed a	mendment is necessar	y and was not earlier
b. 👿 They raise	e new issues that would re	equire further conside	ration and/or searc	n. (See Note).	
c. They rais	e the issue of new matter	(See Note).			
d. ∰ They are appeal.	e not deemed to place the	application in better f	orm for appeal by r	naterially reducing or si	mplifying the issues for
e. They pre The propose NOTE: That NOTE: That the proposed Claim the art and new		w scope	esponding number of time to the		ch of
Newly proposed the non-allowab	d or amended claims le claims.	would	d be allowed if subr	nitted in a separately file	ed amendment cancelling
3. Dupon the filing a be as follows:	in appeal, the proposed a	mendment 🗌 will be	entered 🗶 will n	ot be entered and the s	tatus of the claims will
Claims allowed: Claims objected Claims rejected:	to:				
However Applicant's	er; response has overcome ti	he following rejection(a. TH	TD Gled	alavianal has
over come she	اطدمل مهيهم	ملاسل مأريص م	(05-6)	ion enc	~ cicled in
4. M The affidavit, exi ママックについり マトンル	nibit or request for recons	ideration has been co	nsidered but does	not overcome the reject	ion because
applied to the	· claims	unden.	Lowsider	stion are	maintained for
5. The affidavit or e presented.	xhibit will not be considere	ed because applicant	has not shown goo	d and sufficent reasons	why it was not earlier (VOQS ow)
☐ The proposed drawing	correction has	has not been appro	ved by the examin	er.	ve cond.
Other			RLL	RONALD I	B. SCHWADRON RY EXAMINER
/					OUP 1800 1600

PTOL-303 (REV. 5-89)